DEAR MAGISTRATE SCHROEPER

6/10/10

PROBLEM THAT HAS ARISEN WITH MY ABILITY TO
HANDLE THE CIVIL CASE BEFORE YOU. (DOCKET 1:09-CV-0025)

I HAVE RECENTLY BEEN MOVED TO THE SHU FOR
INVECTIGATION FOR A FIGHT WITH ANOTHER INMATE,
I WAS ASSULTED. IT COULD BE MORE THAN A
MONTH BEFORE THEY EVEN BEGIN THEIR INVESTIGATION, THOUGH I WILL BE SEEKING AN OUTSIDE

CRIMINAL INVESTIGATION FOR THE ASSULT.

I AM WRITING TO BRING TO YOUR ATTENTION A

THE REASON IN INFORMING YOU, IS THAT I WILL HAVE NO PHONE ACCESS FOR A MOUTH, THEN ONLY (I) ONE CALL PER MONTH. (TOSTATEBORSTANCY CE CALL SCHEDULED FOR JULY MAY STEED FOR JULY MAY STEE

I HOWEVER, AM ONLY BEINGSTRICTORY OF SMALL AMOUNT OF CEGAL MATERIAL - DETITIE YOUR ORDER (DOC# 28) AND DESPITE THE FACILITY'S OWN POLICY TO ALLOW - ACTIVE CASE LEGAL MATERIAL. I WILL OF-COURSE CHALLANGE THIS BREACH OF POLICY, BUT THAT WILL TAKE SEVERAL MONTHS TO DO.

I ALLO WILL, DESPITE POLICY, HAVE LESS THAN

(1) ONE HOUR A WEEK ACCESS TO THE LAWLIBRARY
I'M TOLD. IN ADDITION COPIES WILL ONLY BR

AVAILABLE WITH LONG DELAYS.

I WOULD THEREFORE ASK YOU TO RE-CONSIDER MY REQUEST FOR AN ATTORNEY, OR TO RE-SET THE SCHEDUCIUG ORDER TO REFLECT THE PRODUCING DESCRIBED.

WITH REGARD TO THE UP-COMING PHONE CONFERENCE / SETTLEMENT CONFRENCE, PLEASE BE AWARE THAT I HAD FOUND CASE LAW TO SUPPORT MY CLAIMS FOR CERTAIN DANAGES IC VALUE NOT COST OF MEDICAL SERVICES, THAT THE DEFENDANT'S, SINCE THEY LIMITED AND FORCED THE HEALTH CARE PERSONEL ON ME, ARE LIBALE FOR THEIR MISS-DIAGNOSES, PROBLEMS WITH MEDICATIONS (REACTIONS, CAPSES, ECT), AND RECEIVED MEDICAL ISSUES, AS WELL AS MANY OTHER AREAS OF DAMAGES I'M ENTITLED TO SEEK. (THOUGH THAT MATERIAL HAS BEEN TAKEN FROM AT PRESENT). SO I WOULD NOT BE WILLING TO CHANCE MY SETTLEMENT DEMANDS, EXCEPT TO RAISE THE AMOUNT, AND THE SETTLEMENT CONFERENCE (3RD) (YTT SCHEOULED) SEEMS TO BE A WASTE OF TIME, MONEY, AND EFFORT SO I WOULD RESPECTFULLY ASK, THAT SINCE THE GOVERNMENT WAS UN PREPAIRED TO MAKE ANY OFFER AT THE FIRST THREE CONFERENCES, THAT WE FOR-GO THE JULY CONFERENCE CALL.

WITH REGARD TO DISCOURRY MATTERS. I HAVE RUEN REQUESTED NOT RECEIVED A ONE ITEM FROM THOSE REQUESTED IN MY NOTICE TO PRODUCE OF 1/21/10 (SIX MONTHS AGO) IN ADDITION THE MAIL ROOM SAID NOTHING RECEIVED FROM THE U.S. ATT. WAS EVER RETURNED OR DISGAURDED, SINCE MY RETURN HERE IN SEPT. 09.

I HAVE NO ACCESS TO COPIES AT THIS TIME SO
I CAN NOT PROVIDE A COPY TO A.U.S.A. TAFFE,
HOWEVER I WOULD ASK THAT A COM OF THIS
LETTER BE PLACED IN THE CASE FILE / PUBLIC
RECORD.

THANK YOU

RESPECTFULLY

Donald Anson 12332-055

F.C.I. LORETTO

1.0. Box 1000

LORETTO, PD 15740

PS. SERRY FOR USING A PENCIC, BUT DESPITE POLICY ACCOMING FOR FCFY PENS IN SHU, THE FACILTY HAS MONE TO ISSUE AT THIS TIME.